Exhibit 3

UNITED STATES DIS	STRICT COURT N DISTRICT OF NEW Y	ORK
GOOGLE LLC,	Plaintiff,	Civil Action No.: 1:21-cv-10260-DLC
- against -		
DMITRY STAROVIK		

Defendants.

and Does 1-15,

DECLARATION OF DMITRY STAROVIKOV

I, DMITRY STAROVIKOV, declare under penalty of perjury under the laws of the United States of America and pursuant to 28 U.S. Code § 1746 that the following is true and correct:

- I am Defendant in this matter, and I am over 18 years of age and make this
 declaration based upon personal knowledge of the facts set forth below. If called upon to testify,
 I could and would testify competently as to the matters set forth herein.
 - I make this declaration in response to Plaintiff's demands.
- I started working at Valtron in September 2019, my employment ended there at the end of December 2021.
- I was fired by CEO of Valtron Chingiz Keklenov, he fired me because supposedly there was no longer enough work for me.
 - 5. During my employment at Valtron I utilized 16-inch Macbook Pro.
 - The device was returned to Valtron the first half of January 2022.

DMITRA STAROVIKOV